

DEFAULT JUDGMENT MOTION COVER SHEET**MDL MOVING PAPERS**Motion: ECF No. 10288Memorandum of law: ECF No. 10289Declaration & supporting exhibits: ECF No. 10290**PLAINTIFFS**

Please describe each set of plaintiffs requesting judgments in this motion.

Exhibit	Description of Plaintiffs	Cause(s) of Action
A	Estate of U.S. national 9/11 Decedent	28 U.S.C. Sec. 1605A(c)
B	Expert Reports of Stan V. Smith	28 U.S.C. Sec. 1605A(c)

DEFENDANTS

Please list all defendants the plaintiffs are moving against:

Islamic Republic of Iran, Islamic Revolutionary Guard Corps, Central Bank of the Islamic Republic of Iran**COMPLIANCE**

As stated in ECF No. 10290 at ¶ 13, counsel followed the quality control measures outlined in ECF No. 3433 and adopted in ECF No. 3435.

As stated in ECF No. 10290 at ¶ 12, these plaintiffs have not previously received judgments against these defendants.

Excel versions of any tables attached to the proposed order were emailed to

Netburn_NYSDChambers@nysd.uscourts.gov on 9 / 3 / 2024.

SUBJECT MATTER JURISDICTION

- ☐ The Court previously addressed subject matter jurisdiction over these claims in ECF No. 85
- ☐ The Court has not previously addressed subject matter jurisdiction over these claims.

PERSONAL JURISDICTION

- ☒ The Court previously addressed personal jurisdiction over these defendants in ECF No. 85
- ☐ The Court has not addressed personal jurisdiction over these defendants.

FACTUAL & LEGAL QUESTIONS

- ☐ This motion requests ☐ new functional equivalence findings; ☐ new personal injury assessments; or ☐ resolution of a new issue: _____
- ☐ This motion does not raise novel factual or legal issues.

RELEVANT FILINGS

For each member case, list docket entries for the corresponding filings. Duplicate this page if additional space is needed.

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